Case 1:22-cv-05072-LGS-RWL Doo	DOCUMENT ELECTRONICALLY FILED
UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	DOC #: DATE FILED: 2/2/2023
ILARIA BULGARI, Plaintiff,	: 22-CV-05072 (LGS) (RWL)
- against -  VERONICA BULGARI, in her capacity as Trustee of the Anna Bulgari Family Trust #1 And Trustee of the Anna Bulgari Family Trust #2,	ORDER AMENDING PROTECTIVE ORDER
Defendant.	

## ROBERT W. LEHRBURGER, United States Magistrate Judge.

**WHEREAS**, this Court previously signed and entered Defendant's proposed protective order on November 2, 2022. Dkt. No. 45.

WHEREAS, the parties in this proceeding are concurrently litigating other, related cases in New York County Surrogate's Court, captioned *In the Matter of the First and Final Account of the Proceedings of Veronica Bulgari, as Executor of the Will of Anna Bulgari, also known as Anna L. Panzironi Cestelli Guidi, deceased trustee, for the period from June 1, 2005 to October 22, 2019 and as the surviving Trustee for the period from May 28, 2015 to June 30, 2022 of the Article 2 Trust under Anna Bulgari Family Trust #1 U/A 6/1/05, NICOLA BULGARI, Grantor, File No. 2021-3336/A and <i>In the Matter of the First and Final Account of the Proceedings of Veronica Bulgari, as Executor of the Will of Anna Bulgari, also known as Anna L. Panzironi Cestelli Guidi, deceased trustee, for the period from October 6, 2005 to October 22, 2019 and as the successor Trustee for the period from October 22, 2019 to October 21, 2020 of the Article 2 Part I Trust under Anna Bulgari Family Trust #2 U/A 10/6/05, NICOLA BULGARI, Grantor, File No. 2021-3336/B (collectively, the "Surrogate's Court Actions").* 

**WHEREAS**, the parties wish to allow for use of discovery from the instant

proceeding in the Surrogate's Court Actions,

IT IS HEREBY ORDERED that to prevent duplication of discovery and

unnecessary fees, all discovery shared in this case may be used by counsel in the

Surrogate's Court Actions, subject to the recipient of such discovery material signing the

amended non-disclosure agreement appended to this order (see Exhibit A)

("Amended NDA"); and

IT IS HEREBY ORDERED that, notwithstanding the sealing procedures set forth

in paragraphs 8 and 9 of the Protective Order entered into in the instant case at Dkt. 45,

the signatories to the Amended NDA shall instead follow the Surrogate's Court's

procedures for filing under seal with respect to any discovery material filed in the

Surrogate's Court Actions.

SO ORDERED.

ROBERT W. LEHRBURGER

UNITED STATES MAGISTRATE JUDGE

Dated: February 2, 2023 New York, New York

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SOUTHERN DISTRICT OF NEW YORK	EXHIBIT A
ILARIA BULGARI	x :
Plaintiff,	: :
v.  VERONICA BULGARI, in her capacity as Trustee of the Anna Bulgari Family Trust #1 and Trustee of the Anna Bulgari Family Trust #2,	: Case No.: 1:22-cv-05072-LGS-RWL : NON-DISCLOSURE AGREEMENT :
Defendant.	: :
In the Matter of the First and Final Account of the Proceedings of Veronica Bulgari, as Executor of the Will of Anna Bulgari, also known as Anna L. Panzironi Cestelli Guidi, deceased trustee, for the period from June 1, 2005 to October 22, 2019 and as the surviving Trustee for the period from May 28, 2015 to June 30, 2022 of the Article 2 Trust under Anna Bulgari Family Trust #1 U/A 6/1/05,  NICOLA BULGARI,  Grantor.	File No.: 2021-3336/A NON-DISCLOSURE AGREEMENT
In the Matter of the First and Final Account of the Proceedings of Veronica Bulgari, as Executor of the Will of Anna Bulgari, also known as Anna L. Panzironi Cestelli Guidi, deceased trustee, for the period from October 6, 2005 to October 22, 2019 and as the successor Trustee for the period from October 22, 2019 to October 21, 2020 of the Article 2 Part I Trust under Anna Bulgari Family Trust #2 U/A 10/6/05,  NICOLA BULGARI,  Grantor.	File No.: 2021-3336/B  NON-DISCLOSURE AGREEMENT

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I, [print name], acknowledge that I have read and
understand the Protective Order in this action governing the non-disclosure of those portions of
Discovery Material that have been designated as Confidential. I agree that I will not disclose such
Confidential Discovery Material to anyone other than for purposes of the above-captioned litigation
and that at the conclusion of the litigation I will return all discovery information to the party or
attorney from whom I received it. By acknowledging these obligations under the Protective Order,
I understand that I am submitting myself to the jurisdiction of the United States District Court for
the Southern District of New York for the purpose of any issue or dispute arising hereunder and
that my willful violation of any term of the Protective Order could subject me to punishment for
contempt of Court.
Dated:
[Signature]